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(Application Serial No.)

TION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

As the below named inventor(s), I/we hereby declare that:

My/our residence	e, post office addres	s and citizens	ship are as stated bel	low, ne	xt to our name(s),						
II/we believe that I/we am/are the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventors (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought or the invention entitled											
	MET	HOD AND S	YSTEM FOR DIGITA	AL WA	TERMARKING						
the specification	of which										
	ached hereto. filed on <u>December 6</u>	, 2001. Ser	ial No. 10/020,	149.							
claims, as amen known or used in publication in any not in public use has not been particularly foreign to more than twelves. If we acknowledge with Title 37, Cooling the patent or inventor in publication in any not in public use has not been particular inventor inventor in public use has not been particular inventor in public use has not been particular inventor inventor inventor in public use has not been particular inventor invent	ded by any amendranthe United States or country before my/or on sale in the Unitented or made the othe United States or months prior to this e the duty to disclose of Federal Regular foreign priority beror's certificate listed	nent referred of America our invention lited States of a subject of a of America of a application. se information ations, Section mefits under I below and I	nderstand the content to above. I/we do not before my/our invent the thereof or more than an inventor's certification an application filed on which is material from 1.56 (a). Title 35, United States are also identified be oplication on which properties on which properties are also identified be oplication on which properties are also identified be oplication on which properties are also identified be oplication on which properties are also identified be optication on which properties are also identified between the content of the content o	not know the to the electron and the telectron and the telec	w and do not believed, or patented ear prior to this appear prior to this appear prior to the day of the day o	eve that the or described plication, that plication, and te of this ap I representate application any foreign a	same was ever d in any printed at the same was d said invention oplication in any tives or assigns in in accordance application(s) for				
Prior Foreign Application(s)					Priority Claimed						
(Number)	(Country)		(Day/Month/Year File	d)	Yes	1	No				
(Number)	(Country)	·	(Day/Month/Year File	d)	Yes		No				
below and, insof application in the	ar as the subject me e manner provided le close material inform on the filing date of the	atter of each by the first pa mation as de	nited States Code, S of the claims of this aragraph of Title 35, efined in Title 37, C cation and the nation (Filing Date)	applica United ode of all or Po	ition is not disclos States Code, Sec Federal Regulati	ed in the pro- ction 112, I/v ons, Section ing date of the	or United States we acknowledge n 1.56(a) which his application:				
(Application	Serial No.)		(Filing Date)	-	(Status - patente	d, pending, a	abandoned)				

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I/we hereby appoint Joseph A. Sawyer, Jr., Reg. No. 30,801; Janyce R. Mitchell, Reg. No. 40,095; Stephen G. Sullivan, Reg. No. 38,329; Michele Liu, Reg. No.: 44,875, and Joyce A. Tom, Reg. No. 48,681 of SAWYER LAW GROUP LLP, located at 2465 E. Bayshore Rd., Suite 406, Palo Alto, California 94303, telephone (650) 493-4540, as my/our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Address all telephone calls to Mr. Joseph A. Sawyer, Jr. at telephone number (650) 493-4540 and all correspondence to:

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I/we hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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